UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

_	No. 19-1031
YODAGENT WAST-TEUH UWA	L ,
Plaintiff - App	ellant,
v.	
STOVALL; TONI MONTGOME	FANY HARRIS; KIMBERY SILLS; SANDRA RY; JESSETA RAYE; ROBIN UNDERDEW; DEISCH; SUSA MORGAN; ANDREW O.
Defendants - A	Appellees.
* *	Pistrict Court for the Eastern District of Virginia, at Allen, District Judge. (4:18-cv-00117-AWA-RJK)
Submitted: May 8, 2019	Decided: June 11, 2019
Before DIAZ and HARRIS, Circuit	t Judges, and SHEDD, Senior Circuit Judge.
Dismissed and remanded by unpub	lished per curiam opinion.
Yodagent Wast-teuh Uwa, Appella -	nt Pro Se.
Unpublished opinions are not bindi	ng precedent in this circuit.

PER CURIAM:

Yodagent Wast-teuh Uwa seeks to appeal the district court's order to show cause, which directed her to file an amended complaint to cure the defects addressed in the order. The district court advised Uwa that it would dismiss her case without prejudice if she failed to comply with the order, but the court did not dismiss the case. We may exercise jurisdiction only over final orders, 28 U.S.C. § 1291 (2012), and certain interlocutory and collateral orders, 28 U.S.C. § 1292 (2012); Fed. R. Civ. P. 54(b); Cohen v. Beneficial Indus. Loan Corp., 337 U.S. 541, 545-46 (1949). The order that Uwa seeks to appeal is neither a final order nor an appealable interlocutory or collateral order. We therefore dismiss the appeal for lack of jurisdiction and remand the case to the district court. We direct on remand that the district court, in its discretion, either afford Uwa another opportunity to file an amended complaint or dismiss the complaint with prejudice, thereby rendering the dismissal order a final, appealable order. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED AND REMANDED